

STATE OF NEW YORK

COUNTY OF SARATOGA

LOCAL CRIMINAL COURT

TOWN OF CORINTH

-----)
THE PEOPLE OF THE STATE OF NEW YORK)

--VS--

ERIC J. ROSENBROCK 09/28/1983)

DEFENDANT)
-----)

FELONY COMPLAINT

BE IT KNOWN THAT, by this complaint, Inv. Daniel T. Bornt, as the Complainant herein, stationed at SP Wilton, New York, accuses **ERIC J. ROSENBROCK, 09/28/83**, the above mentioned Defendant, with having committed the felony of **MANSLAUGHTER 2ND DEGREE**, in violation of **Section 125.15 sub 1**, of the PENAL Law of the State of New York.

That on 11/15/2018 at about 10:30 PM, in the Town of Corinth, County of Saratoga, the defendant did knowingly, recklessly and unlawfully cause the death of another by committing Manslaughter 2nd degree, a class C felony.

A person is guilty of Manslaughter in the Second Degree when he recklessly causes the death of another person to wit:

On the above mentioned date and time, at the Rosenbrock residence located at 7 Raymond Street in the Town of Corinth, County of Saratoga, the defendant, while in possession of a handgun, did recklessly cause the death of Ashley Rosenbrock while performing maintenance on his handgun.

Investigation reveals that Eric Rosenbrock was aware of and consciously disregarded a substantial and unjustifiable risk that his actions may cause the death of an individual in gross deviation from the standard of conduct a reasonable person would observe in a situation. This particular situation being, Eric Rosenbrock, having completed a five hour basic pistol safety course on 04/30/16, possessing a valid New York Pistol Permit (C-038491), while preparing for an upcoming hunting trip in the living room of his residence, did possess and perform maintenance on his Walther PPQM2 9MM semi automatic handgun (FCB5011) in close proximity to Ashley Rosenbrock. During this time, said handgun was not pointed in a safe direction and was loaded with ammunition. Subsequently, a round was discharged striking Ashley Rosenbrock, causing her death. All actions leading to this death are contrary to the provisions of the statute made and provided.

The above allegations of fact are made by the Complainant herein on direct knowledge and/or upon information and belief, with the sources of Complainant's information and the grounds for belief being the facts contained in the POLICE INVESTIGATION.

IN A WRITTEN INSTRUMENT, ANY PERSON WHO KNOWINGLY MAKES A FALSE STATEMENT WHICH SUCH PERSON DOES NOT BELIEVE TO BE TRUE HAS COMMITTED A CRIME UNDER THE LAWS OF THE STATE OF NEW YORK, PUNISHABLE AS A CLASS A MISDEMEANOR. (PL 210.45)

Affirmed under penalty of perjury
this 7th day of February, 2019



COPY

Inv. Daniel T. Bornt

COMPLAINANT